			/	ř	
			;		388
ROO	· · · · · · · · · · · · · · · · · · ·	e e	, ,		
NEB A					
2					
178 0 PT 1082					
PRADE MAIS		Case Docket No.			
THE COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231		Date3/20/85			
Sir: Transmitted herewith Inventor: PENG For: PENG TAN				•	
	of Minformal I formal drawing(s) in the invention to				
					_ applica
☐ A certified copy of An associate power ☐		tus under 37 CFR 1	.9 and 37	CFR 1.27.	
	n calculated as shown below:			отн	ER THA
	(Col. 1) (Col. 2)	SMALL	ENTITY	SMA	LL ENT
FOR:	NO. FILED NO. EXTRA	RATE	FEE	OR RAT	TE F
BASIC FEE			\$150	OR	S 3
TOTAL CLAIMS	4 -20 = 0 0	0 x5=	\$ 0	OR x1	0= \$
INDEP CLAIMS	4 -3= 1 1	/ x15=	s 15	OR x	30 = \$
☐ MULTIPLE DE	PENDENT CLAIM PRESENTED	+ 50 =	\$	OR + 10	00 = \$
•If the difference in in Col. 2	Col. 1 is less than zero, enter "0"	TOTAL	s (65	OR TOTA	AL S
			·		
☐ Please charge my D	eposit Account No the amount of	of \$ A du	plicate cop	y of this sh	eet is encl
☑ A check in the an	nount of \$_165 to cover the filing, f	ee is enclosed.			
☐ The Commissioner	is hereby authorized to charge payment of t	he following fees as:	sociated wi	th this com	municati
credit any overpa	yment to Deposit Account No.	A dupli	cate copy	of this she	et is encl
☐ Any patent	onal filing fees required under 37 CFR 1.16. application processing fees under 37 CFR 1	.17.			
☐ The Commissioner or credit any over	is hereby authorized to charge payment of transpayment to Deposit Account No	he following fees du	ring the per icate copy	ndency of t of this she	his applic et is enc
☐ The issue fe	application processing fees under 37 CFR 1 se set in 37 CFR 1.18 at or before mailing of fees under 37 CFR 1.16 for presentation of	the Notice of Allow	ance, pursi	uant to 37 (CFR 1.31

Respectfully submitted,

Dan Jeny



3000 Hanover St., Palo Alto, California 94304, Telephone 415 857-1501, TWX 910 373 1267

FROM: Doug Kundrat

DATE:

March 18, 1985

Legal Department 20BO

то: Peng Tan, 28В

SUBJECT:

Release

This memo is in response to your request of March 7, 1985 for releases to two developments which have been disclosed in accordance with your Employment Agreement. The first development (identified as HP Patent Disclosure 8500-003) relates to a liquid crystal hot spot detection method. The second development (identified as HP Patent Disclosure 8500-004) relates to a fixture for the B and G Jet Etch System.

Hewlett-Packard Company hereby releases to you any right it may have in the subject matter disclosed in HP Patent Disclosures 8500-003 and 8500-004, subject to the retention by Hewlett-Packard Company for itself, its affiliates, subsidiaries and licensees of a royalty-free, irrevocable, world-wide non-exclusive license to make, have made, use, sell and otherwise dispose of any apparatus or method embodying any part of these developments or any inventions therein.

If all of the foregoing provisions are acceptable to you, please sign and date the accompanying copy of this memo and return it to me for our files.

HEWLETT-PACKARD COMPANY

y Vouglas

Douglas A. Kundrat

By // rangeds

ACCEPTED AND AGREED TO:

Peng Tah

Date: 4/1/85

A & Proport auto



"Express Mail" mailing label number 822267719 April 2 Date of Deposit

I hereby certify that this paper or fee is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CER 1.10 on date indicated above and is addressed to the Conversaioner of Patents and Trademarks, Washington, D.C. 20231. PENG TAN

(Typed or printed name of person mailing paper or fee)

Dan Jeng (Signature of person mailing paper or fee)

INFORMATION ON HOW TO EFFECT DRAWING CHANGES

1. Correction of Informalities (Draftsman's objection on PTO-948)

In order to correct any informalities in the drawings, applicant **MUST** comply with options (a) or (b) below. Failure to do so will result in **ABANDONMENT** of the application.

- a) File new drawings with the changes incorporated therein. The art unit number, serial number and number of drawing sheets should be written on the reverse side of the drawings. Applicant may delay filing of the new drawings until receipt of the "Notice of Allowability" (PTOL-37). If delayed, the new drawings **MUST** be filed within the THREE MONTH shortened statutory period set for response in the "Notice of Allowability" (PTOL-37). Extensions of time may be obtained under the provisions of 37 CFR 1.136(a). The drawings should be filed as a separate paper with a transmittal letter addressed to the Official Draftsman.
 - b) Request a commercial bonded drafting firm to make the necessary corrections.

A BONDED DRAFTSMAN MUST BE **AUTHORIZED, THE CORRECTIONS EXECUTED AND THE CORRECTED DRAWINGS RETURNED TO THE OFFICE** DURING THE THREE MONTH SHORTENED STATUTORY PERIOD SET FOR RESPONSE IN THE "NOTICE OF ALLOWABILITY" (PTOL-37). EXTENSIONS OF TIME MAY BE OBTAINED UNDER THE PROVISIONS OF 37 CFR 1.136(a).

2. Corrections other than Informalities Noted by the Draftsman on the PTO-948

All changes to the drawings, other than informalities noted by the Draftsman, **MUST** be made in the same manner as above except that, normally, a red ink sketch of the changes to be incorporated into the new drawings **MUST** be approved by the examiner before the application will be allowed. No changes will be permitted to be made, other than correction of informalities, unless the examiner has approved the proposed changes.

3. Timing of Corrections

Applicant is required to submit acceptable corrected drawings within the three month shortened statutory period set in the "Notice of Allowability" (PTOL-37). Within that three month period, two weeks should be allowed for review by the Office of the correction. If a correction is determined to be unacceptable by the Office, applicant must arrange to have an acceptable correction re-submitted within the original three month period to avoid the necessity of obtaining an extension of time and of paying the extension fee. Therefore, applicant should file corrected drawings as soon as possible.